

IN THE MATTER OF APPLICATION NO. 18921, FILED BY ALMA KIMMEL TO APPROPRIATE WATER FROM LAKE TAHOE FOR QUASI-MUNICIPAL (SUBDIVISION) AND DOMESTIC PURPOSES IN DOUGLAS COUNTY, NEVADA.

R U L I N G

General:

Application No. 18921 was filed on June 9, 1960, to appropriate 0.5 c.f.s. of water to serve nine dwellings. Eight of the dwellings are rental units.

A protest to the granting of this application was filed on June 9, 1960, by the Truckee-Carson Irrigation District.

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Opinion:

It is the opinion of this office that the purpose applied for should be commercial (rental units) instead of Quasi-Municipal (Subdivision), that the amount of water (0.5 c.f.s.) is excessive for the proposed use, and that granting the application subject to the conditions set forth in this ruling will not injure existing water rights.

RULING

The protest to the granting of this application is herewith overruled on grounds that its granting will not impair the value of existing rights or be otherwise detrimental to the public welfare. A permit will be issued under this application subject to the following conditions; on receipt of the statutory permit fee:

- (a) The amount of appropriation will be reduced to 0.10 c.f.s., not to exceed 0.25 million gallons annually;
- (b) The manner of use will be restricted to commercial use for the service of rental units and domestic purposes.

Respectfully submitted,

Edmund A. Muth

EDMUND A. MUTH
State Engineer

Dated this 22nd day of March, 1961.